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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/914,567	03/20/2002	Bernhard Gartner	R.37377	8320	
2119 7	590 02/11/2004		EXAM	EXAMINER	
RONALD E.		HWU, DA	HWU, DAVIS D_		
GREIGG & GREIGG P.L.L.C. 1423 POWHATAN STREET, UNIT ONE			ART UNIT	PAPER NUMBER	
ALEXANDRIA, VA 22314			3752		
			DATE MAILED: 02/11/2004	, 8	

Please find below and/or attached an Office communication concerning this application or proceeding.

	,		<u> </u>			
*		Application No.	Applicant(s)			
·		09/914,567	GARTNER, BERNHARD			
	Office Action Summary	Examiner	Art Unit			
		Davis Hwu	3752			
Period fo	The MAILING DATE of this communication reply	ion appears on the cover sheet wit	h the correspondence address			
THE - Externation - If the - If NC - Failt - Any	MORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT ensions of time may be available under the provisions of 37 or SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day of period for reply is specified above, the maximum statutor une to reply within the set or extended period for reply will, by reply received by the Office later than three months after the led patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however, may a reation. ys, a reply within the statutory minimum of thirty y period will apply and will expire SIX (6) MONT by statute, cause the application to become ABA	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).			
	Responsive to communication(s) filed or	n <u>20 <i>March</i> 2002</u> .				
,	This action is FINAL . 2b)⊠ This action is non-final.					
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	tion of Claims					
4)⊠	4) Claim(s) 12-26 is/are pending in the application.					
6)⊠ 7)⊠	4a) Of the above claim(s) is/are well claim(s) is/are allowed. Claim(s) 12 and 16 is/are rejected. Claim(s) 13-15 and 17-26 is/are objected. Claim(s) are subject to restriction.	ed⁻to.				
	tion Papers					
••	The specification is objected to by the Ex	xaminer.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
i	Applicant may not request that any objection	n to the drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).			
44)	Replacement drawing sheet(s) including the The oath or declaration is objected to by	e correction is required if the drawing(the Examiner Note the attached	s) is objected to. See 37 CFR 1.121(d). Office Action or form PTO-152.			
	under 35 U.S.C. §§ 119 and 120	THE EXAMINET. Note the attached	, Cinico Action et territorio			
_		foreign priority under 35 U.S.C. §	§ 119(a)-(d) or (f).			
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:						
13) [1. ☐ Certified copies of the priority doc 2. ☐ Certified copies of the priority doc 3. ☐ Copies of the certified copies of the application from the International See the attached detailed Office action for Acknowledgment is made of a claim for desince a specific reference was included in 37 CFR 1.78. a) ☐ The translation of the foreign language Acknowledgment is made of a claim for correference was included in the first sentence.	cuments have been received in A he priority documents have been Bureau (PCT Rule 17.2(a)). or a list of the certified copies not domestic priority under 35 U.S.C. in the first sentence of the specifical age provisional application has been domestic priority under 35 U.S.C.	received in this National Stage received. § 119(e) (to a provisional application) ation or in an Application Data Sheet. een received. §§ 120 and/or 121 since a specific			
Attachme	nt(s)					
2) Not	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (PTO- brmation Disclosure Statement(s) (PTO-1449) Papel	-948) 5) Notice of Ir	Summary (PTO-413) Paper No(s)			
	Trademark Office (Rev. 11-03)	Office Action Summary	Part of Paper No. 8			

Application/Control Number: 09/914,567

Art Unit: 3752

DETAILED ACTION

Claim Rej_ctions - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 12 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maley et al. in view of Tingle.

The patent to Maley et al. discloses a fuel injection device comprising a magnetic valve 30 for controlling fuel flows, which valve, in one of its positions closes a damping chamber 110 (Column 5, lines 55-64) in the valve 30 that communicates constantly with a relief chamber via a damping throttle 96. Maley et al. do not disclose the damping being adapted to throttle in both laminar and turbulent fashions. The patent to Tingle teaches that laminar and turbulent flows in a fuel injector are determined by the Reynolds number which is determined by the fluid density, conduit inner diameter, flow velocity, and the fluid viscosity, wherein a Reynolds number below 2300 is laminar and above 2300 is turbulent. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have adapted the damping throttle in both laminar and turbulent fashions since such adaptations are based on the Reynolds as taught by Tingle. In this case, the flow velocity will determine the laminar or turbulent fashions.

Allowabl Subject Matt r

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3. Claims 13-15 and 17-26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The patents to Paul et al., Wells et al., Ausman et al., and Henkel are pertinent to Applicant's invention.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Davis. Hwu whose telephone number is 703-305-1663. The examiner can normally be reached on M-F 7:30 AM to 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Y. Mar can be reached on (703)308-2087. The fax phone number for the organization where this application or proceeding is assigned is (703)872-9302.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0861.

Davis Hwu